

Robert W. Dickerson (State Bar No. 89367)
rdickerson@orrick.com
ORRICK, HERRINGTON & SUTCLIFFE LLP
777 South Figueroa Street
Suite 3200
Los Angeles, CA 90017
Telephone: +1-213-629-2020
Facsimile: +1-213-612-2499

Mark P. Wine (State Bar No. 189897)
mwine@orrick.com
Benjamin S. Lin (State Bar No. 232735)
blin@orrick.com
ORRICK, HERRINGTON & SUTCLIFFE LLP
4 Park Plaza, Suite 1600
Irvine, CA 92614-2558
Telephone: +1-949-567-6700
Facsimile: 949-567 6710

Attorneys for Defendants
STAMFORD TYRES INTERNATIONAL PTE LTD. and
STAMFORD TIRES & WHEELS, INC., and
HANGZHOU ZHONGCE RUBBER CO., LTD.

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
SOUTHERN DIVISION

YOKOHAMA RUBBER COMPANY
LTD., a Japanese corporation, and
YOKOHAMA TIRE CORPORATION, a
California Corporation,

Plaintiffs/Counterdefendants.

v.

STAMFORD TYRES INTL. PTE LTD., a
Singapore corporation, and STAMFORD
TIRES & WHEELS, INC., a Florida
corporation,

Defendants/Counterclaimants.

YOKOHAMA RUBBER COMPANY
LTD., a Japanese corporation, and
YOKOHAMA TIRE CORPORATION, a
California Corporation,

Plaintiffs/Counterdefendants,

v.

HANGZHOU ZHONGCE RUBBER CO.,
LTD., a Chinese corporation,
Defendant/Counterclaimant.

Case No. SACV 07-0010 CJC
MLGx)

**[PROPOSED] ORDER RE
EXTENDING HEARING DATE
RE YOKOHAMA'S MOTION
FOR JUDGMENT ON THE
PLEADINGS**

Hon. Cormac J. Carney

[PROPOSED] ORDER RE EXTENDING HEARING
DATE
CASE NO. SACV 07-0010 CJC (MLGx)

The Court having considered the stipulation to extend hearing date re
Yokohama's motion for judgment on the pleadings hereby ORDERS as follows:

1. The deadlines shall be as follows:

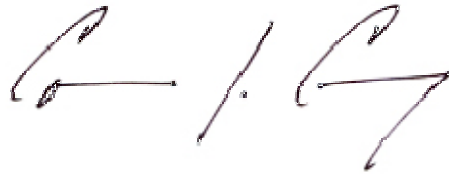
Event	Current Date	New Date
Filing of Yokohama's motion for judgment on the pleadings	1/25/10	1/25/10
Opposition due	2/1/10	2/8/10
Reply due	2/8/10	2/22/10
Hearing	2/22/10	3/8/10

2. Defendants shall produce their expert witnesses, Theodore Shooman on February 10, 2010, and Gary Bolden on February 24, 2010 for deposition in Los Angeles. Additionally, Defendant Hangzhou Zhongce Rubber Co., Ltd. ("Hangzhou") shall produce in Los Angeles Zheng Shibin, Xu Yu Ming, and appropriate Fed. R. Civ. P. 30(b)(6) witnesses competent to testify on the subjects of Plaintiffs' Rule 30(b)(6) deposition notice dated November 17, 2009. To the extent Hangzhou cannot arrange for visas for the witnesses and bring the witnesses to the United States before the currently scheduled discovery cut-off, Hangzhou shall produce the witnesses in Los Angeles at the earliest practical date and to the extent necessary, the discovery cut-off date shall be extended solely for the purpose

1 of taking the depositions of the Hangzhou witnesses. To the extent not already
2 produced, Hangzhou shall produce to Plaintiffs all documents responsive to
3 Plaintiffs' document requests at least seven days before the earliest deposition of
4 Hangzhou's witnesses.

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6 **IT IS SO ORDERED.**

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8 Dated: February 4, 2010



Hon. Cormac J. Carney
United States District Judge

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